TERMS OF THE

Bentucky Gazette, PUBLISHED EVERY FRIDAY MORNING, By Norvell & Cavins.

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Laws of the United States.



BY AUTHORITY.

AN ACT making a partial appropriation for the military service of the United States for the year one thousand eight hundred and

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, & are hereby, appropiated to the objects herein specified,

For subsistence of the army of the United States, two hundred and twenty Thousand dollars.

For the national armories, fifty-six Thousand dollars.

For arrearages, on the settlement of outstanding claims, fifty thousand dol-

Sec. 2. And be it further enacted, That the said sums be paid out of any money in the Treasury, not otherwise appropriated.

H. CLAY,
Speaker of the House of Representatives.
DANIEL B. TOMPKINS,
Vice President of the United States and
President of the Senate.

January 14, 1820.—Approved: JAMES MONROE,

AN ACT in addition to the "act making ap--propriations for the support of the Navy of the United States, for the year one thou-sand eight hundred and nineteen." Be it enacted by the Senate and House

Representatives of the United Sta of America in Congress assembled, That the following sums, in addition to those appropriated by the act to which this is a supplement, be, and the same are hereby appropriated:

For pay and subsistence of the officers, and pay of the seamen, two hundred and seventy-three thousand one hundred dol-

For provisions forty-one thousand four aundred dollars.

For medicines, hospital stores, and expenses on account of the six, including those of the Marine corps, eight bundred and fifty dollars. For repairs of vessels, one hundred

and one thousand two hundred dollars. For contingent expenses, eleven thousand dollars.

For the salaries of two agents, and a surveyor, appointed under the authority of the act of Congress of the first of March, one thousand eight hundred and treaty is founded, on the part of Spain; seventeen, entitled, " An act making reservation of certain public lands to supply timber for naval purposes," and contingent expenses for carrying the same into effect, seven thousand five hundred dollars.

Sec. 2. And be it further enacted, That the several appropriations herein before made, shall be paid out of any money in the Treasury, not otherwise

appropriated. H. CLAY, Speaker of the House of Representatives. DANIEL D. TOMPKINS. Vice President of the United States, and President of the Senate. January 14, 1820.—Approved:

JAMES MONROE.

AN ACT for the relief of the legal represenof Representatives of the United States | would have been compelled, ere this, to the register of the land office and receiver of the public monies of the United lost the benefit of the convention. You hundred acres of land, situated on acting upon the subject. The ill conthe river Mississippi, at the mouth sequences which will ensue from this of Big Black, commonly called the postponement, and the impression like-Grand Gulph, patented in the year one ly to be made by it, can be easily fore thousand seven hundred and seventy, by seen. Your excellency may correctly the government of West Florida, to e timate to conjectures to which it

was sold by the government of the United States: whereupon the said Commissioner of the General Land Offic shall issue to the legal representative of the said Philip Barbour, deceased, certificate of the amount so reported by the said register and receiver; which cerfificate shall be receivable in pay ment of any debt which may have accrued, or shall hereafter accrue, to the United States, on the sale of any of the public lands: Provided, however, That, before the said Commissioner of the General Land Office shall issue the certificate, the said legal representative shall file in his office a written release. under his hand and seal, with all the solemnities necessary to make it valid and operative, whereby he shall release to the United States all his claim to the said fifteen hundred acres of land.

H. CLAY,
Speaker of the House of Representatives
DANIEL D. TOMPKINS, Vice President of the United States, and President of the Senate. January 14, 1820 .- Approved : JAMES MONROE.

AN ACT supplementary to an act, entitled "An act to regulate and fix the compensa tion of the Clerks in the different Offices. passed the twentieth of April, one thousand eight hundred and eighteen.

se it enacted by the Senate and House of Representatives of the United States f America in Congress assembled, That the authority given in the eighth sec tion of the above recited act, to the Secretary of the Treasury, to employ nine additional clerks in the office of the second Comptroller of the Treasury, be, and the same is hereby, continued, until the thirty-first day of Day of December one thousand eight hundred and twenty and no longer; and that the sum necessary to carry into effect the provisions of this act, be, and the same is hereby appropriated, and shall be paid out of any money in the Treasury, not other wise appropriated.

H. CLAY,
Speaker of the House of Representatives DANIEL D. OMPKINS.
Vice President of the United States and President of the Senate. January 14, 1820.—Approved: JAMES MONROF

FROM THE NATIONAL INTELLIGE OFF

DOCUMENTS.

TRANSMITTED TO BOTH HOUSES OF CONGRES WITH THE MESSAGE OF THE PRESIDENT, OF 7th [Continu d.]

Mr. Forsyth to Don Manuel Conzale Salmon.

MADRID, JUNE 24. Sir-The determination of his cathoic majesty to delay the exchange of ratifications of the treaty signed on the 22d February, at Washington, by Mr. A. dams and the Chevalier de Onis, as comthe 19th inst. in reply to my notes o May 18th, and the 14th of this month! fills me with regret. As the subject matter of that treaty has been for years before the two governments both of whom have, no doubt, long since discussed and deliberately determined upon what they would respectively claim and yield, l took it for granted no motive for delay could exist. Your Excellency's not wille it states to me the fact that a longer delay is contemplated, does not enlighten me as to the cause. The measure is, no doubt, important and interesting to his majesty's kingdom, but no new light can have broken in upon the subject since the instructions were given to the Chevalier de Onis, upon which the no change of the circumstances of the parties to it, has occurred -- no new causes of difficulty or complaint, are known to exist. Although the words of the treaty allow six months to clapse before the instrument is annulled, if the exchange of ratification is not previously made, I must represent to your excellency, that every hour's delay is at variance with the spirit of the instrument The time stipulated was to guard agains accidents, extended to the longest period which, under any circumstances. could be required to effect the exchange Had the distance of our respective governments permitted, the time fixed would not have been extended beyond a single day. If the government of the United States had not gratuitously oftatives of Philip Barbour, deceased.

"Be it enacted by the Senate and House fered the exchange here, his majesty the part of Spain, to America, or have States in the state of Mississippi west of will recollect that no place is fixed at authorized and directed, within twelve is to the confidence of the American goeral Land Office the value of fifteen debted for the opportunity thus to delay

of his majesty's government, among his own subjects, to the most monstrous and absurd suppositions. Among the subects of Spain, those who best know the integrity of the king, and the purity of nis councils, it is asserted, that an act required by the policy of this government, essential to the interests of this kingdom, and demanded by the honor of the king, will not be performed. Yes, sir; the king is calumniated in his very capital by a most unjust surmise, that there will be a refusal to do that which the reputation of Spain requires; that which Spain dare not refuse to do.-Your Excellency will not understand this as threatening his majesty's government with the consequences which migh ensue from the resentment of the Unit ed States, if it were possible for Spain to act in this business with bad faith.-Threats are used by conscious weakness, not by conscious strength. I know too well the abundant resources, the expanding power, the youthful vigor of my country, to degrade her character by using language unworthy of it-il not by my respect for Spain, I should e prevented by the fear of the deserved resentment of my own country; should not be easily forgiven for condescending to say how she would punish an act of perfidy. It is by her acts, and not by the railings of her ministers, that she will be known to those who violate the faith pledged to her. But there is this, which a just government will more cautiously avoid than even the well--the degredation of conscious baseness. No wise king will dare to do an act which would deprive him of the respect world, and deprive his people of the strongest incentive to virtuous exertions, nder every dispensation of heaventhe confidence in the integrity of their surmises and unfounded mistrusts are entertained, your excellency, recollectng the lately subsided irritations of longcontinued disputes with the goveanment of his majesty, will not be surprised, that, in the United States, the same cause should produce, not suspicions but firm convictions of the intention of this government to disappoint the expectations reposed in its good faith. I now full well, that, in two months, the act of the exchange of ratifications will prove, that these harsh convictions have been hastily and incorrectly formed;but the impression of them may remain, and the motive for the exchange may be fort to avert it, but in vain. If my ap-

prehensions should not be realized, I hall heartily rejoice. It only remains for me to say, in this last note that I shall address to your excellency on this subject, that, whenever his majesty directs you to exchange the ratification of the treaty of 22d February, 1819, I am prepared, at any period before the 22d of August, on the part of good understanding, subsisting between my government, to perform that cere-

I renew to your excellency, whom may God preserve, the full assurance of my perfect respect. JOHN FORSYTH. [Signed]

Don Manuel Gonzales Salmon to Mr. Forsyth.

TRANSLATION. Sir-I duly received the note you were pleased to address to me, dated the 21st of June last, in answer to that which I had the honor to write to you on the 19th of the same month, being lage of both powers. my reply to your notes of the 8th of May and 4th of June, requesting the speedy ratification and exchange of the treaty lately concluded at Washington, on the 22d February, of the present year, between his majesty, the king, my master,

and your government. In my said reply, I confined myself to stating to you that his majesty, having taken that important subject into his treaty with the utmost caution and re-

flection before he proceeded to ratify it. In your answer you express your surprise at the delay attending a transaction, which, having been already thoroughly discussed, could require no renewed examination of its final and definitive decision; and the more so, as the circumstances which lead to it, had experienced no change, with either party. of America in Congress assembled, That have transmitted the treaty ratified on You proceed to develop, at length, the injurious effect that, in your opinion must be produced by the delay of the Pearl River, be, and they are hereby, which the exchange is to be made. It affair, and also of the disagreeable consequences that you forsee must result months afte the passage of this act, to vernment in the good disposition of from that delay; and you conclude, by report to the Commissioner of the Gen- Spain, that the king, your master, is in- stating, that whenever his catholic ma- ed language capable of being misunder change the ratifications of the treaty of c 22d of August.

ification, an affair, which, according to the intention of both, was to be considered as concluded, and to earnestly reques. ting the exchange of the same; by which the wishes of your government, and one of the principal objects of your arrival at this court, would be accom-

Thus, it is to be supposed, that you would have only conformed to the instructions which you will probably receive from your government; and, therefore, other expressions and phrases to appear very extraordinary, which your ardent zeal for the interests of your nation, has, doubtless, prompted of having expressed just sentiments in you to employ, but in which you have been carried farther than really could the government of his Catholic majesty have been wished

The expressions and phrases alluded to, which I refrain from otherwise specifying, are, to say the least, entirely superfluous, and, consequently, foreign to the subject in question, they have, therefore, surprized the more, as, in no the Spanish government, or to its agents. Convinced of the rectitude and justice of its rights, and of those ever prescribed by the bounds of moderation, it never has, in its communications, permitted itself to go to such extremes as would justify the proceeding new ad-

verted to. There would be much to remark upon a style so unusual in diplomatic communications, and still less conformable ounded resentment of a powerful nation to the sentiments of mutual friendship and harmony, which should exist between the two governments of Spain and the United States of America, as well as of all nations, sully the reputution of of those which, as its representative, you his kingdom in the eyes of the civilized are in a situation to express; but I shall abstain from any particular detail o comment upon your expressions, and confine myself merely to declare to you as I have already done, the extreme surgovernment. If even, in Spain, unjust prize produced by that part of the con-

tents of your note. I am, at the same time, authorized by the king, my master, to inform you, that, having deliberately weighed the important subject, which forms the principal object of your communication, he is of opinion, that a final decision cannot be taken thereupon, without previously entering into several explanations with the government of the United States, to some of which your government has

given risc. His majesty has, therefore, been pleased to charge, with his full confidence, a person possessing all the qualifications necessary for bringing this interesting misunderstood. I have used every ef- trust to a happy conclusion, who will forthwith make known to the United States his majesty's intentions on this point, in order that, all obstacles being removed on the one side and cleared up on the other, all the doubts which have arisen may be done away, and a full and satisfactory accomplishment given to the carnest desire which certainly has uniformly been to see the friendship and both governments, established on the most solid basis, and secured against future chances of interruption.

His catholic majesty persuades himself that the government of the United States, in accordance with these princi ples and sentiments, far from refusing to admit these new explanations, will cheerfully receive them, as a proof of the good faith and frankness of the conduct of Spain; and that they will accede to her views, by promoting also, on their part, the speedy conclusion of an

I offer, &c. &c. Signed MANUEL C. SALMON. Madrid, 10th August, 1819.

Mr. Forsyth to Sen. Don Manual Gon-State, &c. &c.

Madrid, August 12th, 1819. Stn: I received, this morning, your officio of the 10th inst. Some of the most serious consideration, had found it expressions of the note which I had the indispensably necessary to examine the honor to present to his majesty's gov ernment, on the 21st of June last appea to have given offence. As you have no specified the particular phrases or ex pressions which are considered censurable, I can only say that it was far either from my wish or intention to treat his majesty's government with disrespect, or to use terms calculated to interrupt the harmony and good understanding which ought to exist between it, and the United States. I came here instructed by the president, and animated by the warmest wishes to strengthen, not to Spanish government, in concluding this weaken, the almost broken bands of ami by which the two nations are still u nited. I can but regret, that, in my zeal to promote this great object, I have us esty shall please to authorise me to ex- stood. You will consider that this regret does not spring from a conviction 22d February, 1819, you are ready to that the construction put upon my not execute that act on behalf of your gov- is just. So far from admitting this, ernment, at any tim prior to the date of must insist that there is nothing contain ed in it, which, if rightly interpreted It would have been desirable if you could be deemed objectionable; and Philip Barbour, deceased; the said re- will give birth in the United States, had confined yourself, in your said note, cannot but indulge the belief, that the gister and receiver having, in making from what is passing here. You per to expressing your surprize and that of language has been held offensive no language has been held of

when the said land, or any part of it, || the last month has given rise, at the seat || part of Spain, in terminating, by her rat- || but from some fatality in its application || close the difficulties that appear to in-As to the remarks you havebeen pleased to make, that these unusual expressions were idle, (ociosos) not pertinent to the business in question, and not common to diplomatic communications, they are not sufficiently important to merit a distinct reply. The two first it is not the province of his majesty's government to reprove; to my own government I look for approbation or censure There is no doubt, that the pertinacy of the matters referred to, will not escape its penetration. Should I be convicted you have used in your note, cannot fail of the effence of departing from the ordinary diplomatic style, I shall find a bundant consolation in the consciousnes simple terms. The course pursued by and intended to be persisted in, as indicated by your note, is much more like ly to disturb the harmony of the two nations, than the intemperate zeal of the representatives or agents of either. On the 22d of February, the convention was signed at Washington, by Mr. Adams possible case, can they be applicable to and the chevalier de Onis. In April a copy of it was received in Spain, from the messenger sent by the Spanish minister from America. It is not necessary to remind you, that the satisfaction o this government in the termination of this important business, was marked by the distribution of honors in the gift of the crown, to persons very remotely connected with the transaction. What has produced the very surp ising change

in the opinions, then ascertained on this subject, is for you, sir, to explain, if you think proper, but is what I cannot imagine. On the 18th of May, immediate ly after my introduction to his majesty the note of that day was delivered. I was therein stated that the treaty ratified by the United States, was in Madrid, and an immediate exchange of ratifications was asked that this important document might be sent to my government by a vessel of war, bound in a short time from Cadiz to America; to this no reply was given. Under the expectation entertained from several conversations with the marquis of Cassa Yrujo, the substance of which, has been verbally stated nent basis.

to you, the vessel was detained in the port of Cadiz, until the 2d of July. In this interval, the only communication received on this important subject, was your note of the 19th June, the purport of which, was, that his majesty found i necessary to proceed with the deliberation and slowness demanded by its im portance, to consider the subject of the treaty. On the 12th day of August, his majesty's government gives notice, by your note of the 10th. of its determination to ratify? no, sir, to send a person to Washington, possessing the confidence of the king, and having the necessary qualifications to terminate happily this affair. Can it have escaped the ob servation of this government, that this affair must terminate in ten days While a failure to resolve finishes the ousiness in a few days, this government thinks that a definite resolution cannot be taken without first entering into various explanations with the U. States. to some of which the government of the

said states has given occasion. What

circumstance in the history of this affair sustains the assurances that his majesty finds himself animated by the most vehement desires to preserve a good unlerstanding, with, and the friendship of the United States? Is it the disappointment of the rational anticipation, indulged in America, that the treaty ratified by Spain would be carried there in the affair productive of the mutual advant- ship of war Hornet? The determination to send a messenger to the United States for explanations, at this period when his voyage, as it regards the convention, must be useless; and the only hope which can be entertained from it. is that a new negociation may be comzales Salmon, acting Secretary of menced? a circumstance of especia weight, when it is recollected that this messenger might have been sent to Washington, the desired explanations might have been asked and given there prior to the 22d of August, if the king your master had decided promptly on this course. Or is it in the inexplicable and studious avoidance of the natural order of proceeding in a case of this kind, an application to the minister o the United States, near the court of his majesty, for these necessary explanations, when they might have been poss bly, long since given, before the period arrives, when the convention of the 22d February, ceases to be obligatory upon the parties to it? You will forgive me, sir, if I perceive in none of these cir cumstances, indications of those vehe ment desires by which his majesty's government is animated, to establish, en solid basis, a good understanding with the United States, to which, in the usua. style of diplomatic communications you refer. Since, however, I am bound and most willing to believe their exist ence, although the conduct of Spain has a tendency to force a different conviction

upon the mind, allow me to suggest the

only mode in which they can now be ful

y manifested and gratified. With that

trankness and openness so honorable to

er pose themselves to prevent the immediate conclusion of this affair. I am fully instructed by the government of my country upon the only point on which it can have given a motive for explanations, and while I cannot imagine what others are wished for, I persuade myself that I am so well possessed of its wishes and intentions as to be able to give full satisfaction to his majesty upon any part of the treaty, the elucidation of which may be desired.

I renew to you, sir, the assurances of my distinguished consideration.

JOHN FORSYTH.

TRANSLATION.

Don Manual Gonzales Salmon to Mr. Forsyth. Sin: I have received the note you

were pleased to address to me of the 12th instant, in answer to that which I had the honor to write to you on the 10th, announcing the decision which the king, my master, had judged proper to adopt in relation to the treaty concluded at Washington, between the government of Spain, and the United States.

In that note you begin by endeavoring to justify the meaning of the expressions centained in yours of the 21st June, which, however, appear not the less extraordinary and surprising, as I have already intimated to you. But, on this head, I refer to what I have had the honor to express to you in my said note, by which the question will be considered as put at rest, and that on no account whatever, will it be agreeable to revive it.

I therefore proceed once to reply to the leading object of your note; and I flatter myself that my answer will convince you, on the one hand, that the government of his Catholic Majesty could not observe a course different from that which it has taken on this occasion; and on the other, that the determination of his majesty to adopt that course, is founded upon his earnest wish, as I have already stated to you, to establish the amicable and friendly relation of both our governments upon a secure and perma-

It is a fact of general notoriety, and must therefore be well known to you, that as soon as the treaty concluded between his Catholic majesty and the government of the United States was reeived here, and its stipulations became known, this important subject was taken into the most serious consideration by the king, my master, as well as to investigate the consequences to which it might give rise in relation to your government. From that time, this important business has almost exclusively ocinet; and it was not until after it nad received the most mature deliberation, that his Catholic majesty resolved that no final decision could be taken upon it, without previously entering into various explanations and eclaircissements with the government of the United States of

Any other determination which might have been taken previous to this step, would have been, to say the least precipitate, and exposed to the inconveniences which it is wished to avoid; and especially not to leave the relations of good understanding re-established between both nations liable to interpretations, but to place them on solid and stable principles, as permanent as the sincere and perfect friendship & harmony which it is desired to establish between the two governments.

The explanations and eclair cissements desired by his majesty before a definite resolution could be taken by him on the ffair in question, are not of a nature to be obtained by the means of a messenger despatched to the United States, and the answer to which could arrive here before the 22d of the present month; and still less by reason of the retreat of the Minister plenipotentiary of his Catholic majesty, who having made the treaty, and being thoroughly possesed of the whole course of the negociation, was best qualified to demand the explanations desired. Besides, it having been the uniform wish of his Catholic majesty to proceed with all possible care and circumspection in an affair of such moment, and having thus investigated it, as I have before stated to you, this circumstance would not have given occasion for the despatch of the messenger as intimated by you.

Nor could the explanations alluded to be entered into here, under existing ircumstances, on account of the want of time in the short space proposed by you. His Majesty has therefore resolved to appoint a confidential person to proceed to the government of the United States for the purpose of obtaining them; thereby giving a new proof of his deference for the American government, by his desire te be thoroughly informed o' every thing which has passed in rela-

tion to the treaty. It is true that when this determination which the king, my master, has been pleased to take in relation to this affair, will come to the knowledge of your government, the epocha of the 22d of August will have clapsed; but this circum-

taining the requisite explanations and eclaircissements on the treaty, as it is to be supposed that the American government would readily have afforded them at an earlier period, if the circumstances their being required immediately.

The communication which I had the honor to make to you on the 10th inst. and which could not have been made sooner, has been realized in due time; and certainly the government of the United States cannot fail to receive it favorably, if their desires, in conformity with those of his Catholic majesty, are directed to the auspicious object of seeing the differences which existed between both governments at once termimated, and their amicable relations consolidated upon a firm and permanent ba-

This being the sole object proposed by his Catholic majesty, he has judged, that, in order to attain it, there was no mode more fit and suitable, than to investigate and explain before he gave his sanction to an agreement, which is to serve as a basis of the future relations between the two powers, whatever doubts and elucidations it might have given rise to. He has therefore determined to despatch to the seat of the American government a person charged with stating to it frankly and candidly the wishes of the king my master; which he flatters himself will be fully accomplished, if he is met by similar dispositions, which it appears must be the case, if your government cherish the same sentiments by which his majesty is animated.

In consequence of what I have herein stated, I trust that you will agree with me that the government of the king, my master has proceeded in this affair with all prudence and circumspection; that it has not been possible for it to take a decision upon it until it had previously instituted a full investigation, withou being exposed to the hazards of a precipitate determination, and, finally, that the resolution of his Catholic majesty; far from being liable to an unfavorable interpretation, is the most conducive to promote the principle connected with this affair, and the most likely to regulate it in a satisfactory manner, while it at the same time reconciles the interests of both nations.

In this persuasion, I cannot but flatter myself that your communication to your government will accord with this sentiment, and that they will tend to remove any doubtful interpretation that it might give to the determination adpoted by his Catholic majesty, and which I have already had the honor to communicate to you.

I avail myself with pleasure of this renewed occasion to offer to you the assurances of my high and particular consideration. God preserve you many

MANUEL GONZALES SALMON. Palace, 19th Aug. 1819.

FROM FRANCE.

PARIS, NOV. 9. The Moniteur announces, that his ma-Louis XVI.

Note.-We belive that those only who were included in the first section of the law of July 1815, eighteen in number, have been tried and condemned, and consequently, that the thirty eight included in the second article of that law are new pardoned, and are permitted to return to France. The regicides drowned. are banished by another law.

the eighten mentioned above. 1. Marshal Ney. Shot at Paris December, 7, 1815

Paris, August 1816.

4. Col. Charles Lallemand. Tried and permanently adjusted. out-lawed. Married in Philadelphia in

In America. 5. Lieut. General Drouet, (D'Erlon He followed Buonaparte to Elba. Was tried and aquitted. Is said to have em-

braced a religious life. 6. Lieut. Gen. Lefebre Desnouettes. Has been tried and out-lawed. Was recently in America.

7. Lieut. M. S. Brayer. Tried and condemned to death. Was in South A-

merica in 1818. 8. Lieut. Gen. J. L. Gillerv . Has been tried and condemned. 9. Lieut. Gen. Monton Duvernet.

Tried and executed at Lyons. July, 1816. 10. Lieut. Gen. Clausel. Tried and out-lawed. Was recently in America. 11. Lieut. Gen. Larborde. Tried and

out-lawed. 12. Lieutenant General Debelle. Was tried in 1817, and sentenceed to death, but the sentence was after-

ment. 13. Lieutenant General Bertrand. Accompanied Buonapate to Elba, and is now with him in St. Helena. Tried and and citizens from the south eastern cor-

sentenced to death, par contumace. 14. Lieutenant General Cambrone He accompanied Buonaparte to and from Elba. Was tried and acquitted.

15. Lieutenant General Lavallette. Condemned to death but escaped from prison disguised in his wife's clothes Has been in England; he is supposed to be residing in Bavaria.

been in America. Has not been tried,

rank, &c. Many of those included in the second | Madrid.

stance need prove no obstacle to the ob-[[section of the law have already been]] pardoned, and have returned to France; mong them Marshal Soult, Gen Vandamme, &c.

Of the regicides are Cambaceras, Fouche, Carnot, Sieves, Merlin, O'Dubefore pointed out had not prevented ai, Barras Fauchet, David, the Painter,

Boston Centinel.

MELANCHOLY SHIPWRECK.

EW YORK, JAN. 2 Last evening Mr. Jessup, son of the vreck master at Southampton, Long Isand, arrived in town with letters from his father, announcing the loss of the hip Helen, Capt. Huguet.

The Helen was from Bordeaux bound to this port, with a cargo of brandy, wine, dry goods, prunes, fruit preserved in brandy, books and stationary. She had also six passengers, the whole of whom, together with the captain, Steward, and cabin boy, were lost.

From Mr. Jessup we have received the following particulars. On the morning of the 17th instant, at dawn of day, a large ship was discovered on the beach the wind blowing a tremendous gale, and every wave making a complete breach, over the vessel.

The tide was unsually high, and the turf rolled upon the beach much farther than the inhabitants had ever before seen it.

The inhabitants hailed the persons on deck, and advised them to go below. Several followed the advice. The Steward was thrown, by the violence of the waves, over the bow, and was drowned. Shortly after the larboard quarter was torn away, and the mizen mast went by hooks and ladders were placed on board, by which the mate and eight seamen. who had remained in the forecastle, and who were still living, were taken out. All who were in the cabin, were either frowned or frozen to death. Three genlemen were found dead in the fore rigring completely covered with ice. The names of the persons lost, as far as we an ascertain, from our informant and rom a letter received by Mr. Joseph Rouchand, captain Huguet major Ste ret. American consul at Rochefort, Mr. Kronemache; Mitchell, Porringer, Mr. Caspell, Mr. Equento, Mr. Colieve, and the steward and cabin boy of the ship. The bodies of Mr. Kronemache, two sons claiming to hold under the states of pieces. On the morning of the 18th, as Mr. Jessup was leaving home, the body of a young man was also found and the five were to be interred on Wedneslay afternoon.

Two of the passengers were Spanish considerable part of brandy and wine was scattered along the beach for nearly a or grants she may make thereof, or of mile, and was saved. About fifty let- any part thereof, shall be received in cvters floated ashore. They were brought to town by Mr. Jessup, and are lodged ty in the state of Tennessee, and be ain the Post office. The cargo was consigned to Joseph Bouchand, Larne, Palmer & Co. B. Desohry, Felix Casumne, S. V. Bouland, B. Souillard, H. Chalard, P. M. Kafourede, J. B. Cazenaux, esty had pardoned all the persons ban- Charles Guerin, Mr. Kronemache, Peshed from France, who have not been ter Harmony, T. & C. Bolton, Peter tried and condemned har contumace, ex- Perdriaux, L. C. Charpenter, Aug. Boscepting those who voted for the death of | quet & Co. - Gravellen, and to or-

ANOTHER WRECK.

On Tuesday night last the schooner Union, Captain Blanchard, bound from lishment of Walker's line; but such Halifax to Boston, was wrecked on the claims shall be considered as rightfully Eastern point of Cape Ann. Ofher crew entered or granted, and the claimants and sent to the other house for concurand passengers (17 in number) 9 were | m y enter upon said lands or assert their | rence.

The following are some minutes of THE QUESTION OF BOUNDA-RY SETTLED!

The following is the convention beween the commissioners of this State 2. General Labedovers. Executed at and Tennessee, acting under the authority of the legislatures of their respective 3. Lieut General Henry Lallemand. states, by which, we trust, the unpleas-Tried and out-lawed. Recently in A- ant controversy hitherto existing on the paramount or superior titles to the land subject of boundary is amicably and covered by such Virginia claims.

The States of Kentucky and Tennessee, desirous of terminating the controversy which has so long subsisted between said states in relation to their common boundary, and of restoring the most perfect good understanding and harmony between them, have, for that purpose, appointed their respective commissioners, that is to say: The state of Kentucky on her part has appointed John J. Crittenden and Robert Trimble; and the state of Tennessee on her part has appointed Felix Grundy and William L. Brown, who after a reciprocal communication of their respective powers, have agreed upen the following articles and stipulations:

ARTICLE I. The line of boundary and eparation between the states of Kenucky and Tennessee, shall be as folaws, to wit: The line run by the Virginia Commissioners, in the years seventeen hundred and seventy-nine, and wards commuted for ten years imprison-seventeen hundred and eighty, commonly called Walker's line as the same is reputed, understood, and acted upon by the said states, their respective officers ner of Kentucky to the Tennessee river; thence with and up said river to the or in the execution thereof, two citizens position to the proposed restriction, and point where the line of Alexander and of the United States, but residents nei- spoke nearly two hours. When he had Munsell, run by them in the last year ther of Kentucky nor Tennessee, shall under the authority of an act of the legislature of Kentucky, entitled " an act o run the boundary line between this state and the state of Tennessee, west of he Tennessee river, approved February 18. Marshal Emanuel Grouchy. Has sth, 1819," would cross said river; and thence with the said line of Alexander and of course will be restored to his and Munsell to the termination thereof on the Mississippi river, below New

point where the line of Alexander and effect Munsell would cross the same, the said l'ennessee river shall be the common! boundary of said states, and subject to heir common use and concurrent jurisliction. Any island or islands, in that part of the river Tennessec, which orms the common boundary between he two states, shall be within the exlusive jurisdiction of Kentucky, but any ppropriations thereof by individuals erctofore made under the laws of North Carolina or Tennessee, shall be valid.

Arr. III. Whenever the governor of either state shall deem it expedient to A Copy. have the boundary line between the two states, which is east of the Tennes see river, or any part thereof, run and plainly marked, he shall cause a notification thereof to be communicated to the governor of the other state, & thereupon with all convenient despatch two surveyors shall be appointed for that purpose. one by the governor of each state; and the surveyors so appointed shall have power to employ a competent number of chain carriers and assistants, and they shall ascertain, survey and mark said line plainly and durably, having due res pect to the provisions of the first article hereof; and it shall be the duty of said surveyors to make out and sign duplicate plats and reports of their surveys and proceedings, to be communicated by each surveyor to the governor of his preserved in the office of the secretary of state, for a testimony and memorial of the day have been before noticed. of the boundary between said states .the board. As soon as the tide fell, And all cost and expense that may be incurred under the provisions of this article, and in surveying and marking

states, jointly and equally. west of the Tennesee river and north of Alexander's and Munsell's line derived from North Carolina or Tennessee, shall be considered null and void; and claims to lands lying south of said line and west of Tennessee river, derived from Virginia or Kentucky, shall is like manner be considered null and

ART V. All lands now vacant and unappropriated by any person or per-Spanish gentlemen and the steward, North Carolina or Tennessee, east of were found soon after the ship went to the Tennessee river, and parallel of the latitude S6° 30' north, shall be the property of, and subject to the disposition of the stare of Kentucky, which state may make all laws necessary and proper for isposing of, and granting said lands or any part thereof, and may by herself or centlemen of large fortunes, and were officers, do any sets necessary and proon a tour of pleasure to this country. A | per for carrying the foregoing provisions of this article into effect; and any gran idence in all the courts of law and equi-

rights in courts of justice without prejudice by lapse of time, or from any statute of limitations for any period prior to the settlement of the boundary between the two states; saving, however, to the holders and occupants of conflicting claims, if any there be, the right of shewing such entries or grants to be invalid and of no effect, or that they have

ART. VII. All private rights and interests of lands between Walker's line electing electors of president and vice from the Cumberland river near the mouth of Oby's river to the south east- presentatives in congress; and, on the ern corner of Kentucky, at the point where the boundary line between Virginia and Kentucky intersects Walker's firmative-ayes 27. noes 13. line on the Cumberland moun - in, and the parallel of 36° 30' north latitude, heretofore derived from Virginia, North ted; after which Carolina, Kentucky or Tennessee, shall be considered as rightfully emanating from either of those states; and the states of Kentucky and Tennessee, reserve to themselves, respectively, the power of carrying into grant claims not vetperfected; and in case of conflicting | & claims (if any such there be) the validiof each claim shall be tested by the sundry resolutions on the same subject, laws of the state from which it emanated, and the contest shall be decided as survey, or grant, according to her own the other House rules and regulations.

ART. VIII. It is agreed that the fore- day, were postponed; and, then oing articles shall receive the most liberal construction for effecting the ob- ri bill jects contemplated, and should any disbe selected, one by the Executive of pire in case of disagreement, whose decision shall be final on all points to them!

ART. IX. Should any further legis ative acts be deemed requisite to effect tuate the foregoing articles and stipulations, the faith of the two states is hereby pledged, that they will unite in ma- Executive business; after which

that from the point where Walker's pass such laws as may be necessary to ine strikes the Tennessee river, to the carry the same into full and complete

> Anr. X. The foregoing articles and ipulations, if ratified by the legislature sion, shall forever be obligatory and binding on both states, and take effect from this day

IN FAITH whereof, we, the respective commissioners, have signed these articles, and have hereunto affixed our Seals. Done in duplicate, at Frankfort, the second day hundred and twenty.

JOHN J. CRITTENDEN, ROBERT TRIMBEE, FELIX GRUNDY, WILLIAM L. BROWN

CONGRESS.

IN SENATE .- JANUARY 20. The senate resumed the consideraion of the report of the committee on pubic lands, adverse to the expediency ofestablishing an additional land office in in the negative. the state of Indiana, and concurred there-

The president laid before the senate e annual statement of the secretary of var of the disbursement of the contingent appropriation of 1819 for the miliary service

Several bills received readings in respective state, to be deposited and course, and sundry petitions were read and referred. The other proceedings JANUARY 19.

Agreeably to notice given, Mr. Johnson, of Lou. obtained leave, and introluced a bill supplementary to the sevesaid boundary line, shall be paid by said ral acts for the adjustment of land claims in the state of Louisiana and territory of ART. IV. The claims to lands, lying Missouri; which was passed to a second reading

On motion of Mr. Eaton, a resolution was adopted, changing the hour of neeting from 12 to 11 o'clock in the morning.

The senate then resumed the considetion of the Missouri bill, which occuied the remainder of the day.

JANUARY 20. One or two bills were read a second ime, and others acted on in part.

The bill to establish a district cour n the state of Alabama, was ordered to e engrossed for a third reading; and

The senate again took up the Missou i bill, on which the debate continued as heretofore stated, until the adjourn

JANUARY 21. The president communicated to the senate the report of the postmaster general, of the names and compensation of he clerks employed in that department; ilso, a list of the contracts made by that department, during the last year.

The bill introduced by Mr. Thomas, vailable to the party deriving title under to prohibit the extension of slavery in the same; and the land referred to in the territories of the United States, this article shall not be subject to taxa- north and west of the proposed state of be directed to report to this house what tion by the state of Tennessee for five Missouri, was referred to a select com-Pleasants.

The senate resumed the consideration of the bill to continue the act to proide for reports of the decisions of the supreme court, (the blank in which had een previously filled so as to continue the act for five years) and the bill was ordered to be engressed for a third read-

The senate then again proceeded to consider the resolutions (introduced by Mr. Dickerson) so to amend the constiution as to provide an uniform mode of president of the United States, and rejuestion to engross the resolution for a third reading, it was decided in the af-

The Senate resumed the consideraion of the Missouri bill, as already sta-

They adjourned to Monday. JANUARY 24.

Mr. Wilson laid before the senate ertain resolutions of the legislature of New Jersey, on the subject of prohibiting the existence of slavery in Missouri,

Mr. Logan also laid before the senate

dopted by the legislature of Kentucky. The engrossed bill to continue in force f each state respectively had possess- the act to provide for reports of the deed the jurisdiction and soil, and full pow- cisions of the supreme court, was read er and right to authorise the location, the third time and passed, and sent to

> The other subjects in order for to-The senate again took up the Missou-

Mr. Pinkney resumed the remarks agreement arise as to the interpretation which he commenced on Friday, in op-

each state; with power to choose an um. Mr. P. Lut as the senate, he said, after pestponed until tomorrow, which monon prevailed; and

The senate went into consideration of

ART. II. It is agreed and understood: | king such provisions and respectively | HOUSE OF REPRESENTATIVES. |

JANUARY 21 The Speaker laid before the house he annual report of the postmaster genfor transporting mails.

The house, after some other proceedngs, already noticed, adjourned.

JANUARY 22 Mr. Cooke submitted the following esolution:

Resolved, That the committee on the of February, one thousand eight the expediency of increasing the salaof Indiana and Illinois.

On the question to agree to the said resolution, it was decided in the nega-

The house proceeded, on motion of Mr. Foot, to consider the resolution submitted by him yesterday, to instruct the judiciary committee to enquire into the expediency of passing a law to regulate the election and return of members of this house; and on the question of a-

The house resolved itself into a committee of the whole, Mr. Tomlinson in and south win s of the capitol, for finishing the president's house, and the eand the blanks having been filled, the worth of education. bill was reported to the house, as a- "Tis education forms the common mind, for a third reading.

The next order of the day was the bill to authorize the people of Missouri to form a state government, and for the admission of the state into the unionwhich, being called,

to Monday the 31st inst. when It was moved that the house adjourn,

The house adjourned.

JANUARY 24. Mr. Rich rose, and observed, that notwithstanding the conclusions which inattention, sloth, or obstinacy, but to ignorhad been formed and reported by the ance and mability, as I on this occasion pledge committee on revolutionary pensions on my honor to you, my vowfellows, that energy the subject of the enquiry referred to and perseverance, for the preservation of orthem on the 15th of December, relativ to the pension law of March 18, 1818 he yet hoped that further enquir might produce a different result, an that some modification might yet t made of that act which would wapt it pperation to the views of its framers, &c He therefore moved a resolution, that the committee of the whole house, to whom had been committed the report the committee on revolutionary pensions, made on the 4th inst. be discharge ed from the further consideration thereof, and that it be referred to the committee of ways and means; which reso-

ution was agreed to Mr. Cocke submitted the following esolution for consideration

the Missiouri. the resolution on the table, as there was a wreck of time—Let this be our motto, "union, an arbitration pending on the subject of assiduity friendship." it which it might not be proper for the house to interfere with by any steps on its part, at present.

Mr. Cocke opposed the motion, and advocated his resolution at some length, on the ground of the unsatisfactory nature of the Report made recently on the subject of the war department in reply to an enquiry from this House.

The motion to lay the resolution on the table was lost, and the resolution was agreed to without a division AMENDMENT OF THE CONSTI-TUTION.

Mr. Cobb of Georgia, laid the following resolution on the table :

Representatives of the United States of persons who obtained seats by such America in Congress assembled, two means would themselves be free from thirds of both houses concurring, That being corrupted in that place? The

legislatures of the several states as an alant were circumstances, which, in the mendment to the constitution of the U. opinion of the court, greatly aggravated States; which, when ratified by three his offence, and called for additional sefourths of the said legislatures, shall be verity." valid to all intents and purposes, as part of the said constitution, to wit: No senator or representative in the

be appointed to any office under the authority of the United States. On protion of Mr. Livermore, it was

post chice and post rodes be instructed ment in Bodmin gaol; and the other to enquire into the expediency of making alteration in the law that gives the right of franking to members and delegates of congres

Resolved, That the president of the United States be requested to inform this house, what loans, if any, have been nade since the peace to private citi-Mr. Otis intimated a wish to reply to zens, of powder, lead, and other muniions belonging to the gover ment, of he intellectual banquet which they had the army or navy, specifying the times. ast enjoyed, would have now little re- terms, objects, and extent of such loans; ish for the plain fare which he could the names of the persons by whom, and of repayment and also the amount of the ltimate loss, if any, likely to be incurred by the government in consequence

INAUGURAL ADDRESS, Of the President of the Transylvania

Debating Society.
Gentlemen-While I tender to you made the clerks employed in that department, you have been pleased, in the full exercise of of Kentucky during their present ses-and of the contracts entered into in 1819 your high prerogatives, gratefully to confer upon me, for having exalted me to the high and responsible station, which is assigned me, may I be permitted to make a few general observations and remarks, on the utility and advantages eventually arising from institutions of this kind, where they have been assiduously maintained and attended to.

In coteries of the order of that which wecompose, where the interest of those who are judiciary be instructed to enquire into immediately concerned, is correlative, the motive to action the same, the emulation ries of the judges of the district courts riendship of the members indissoluble—what can we expect, what can we anticipate from such a society? But that its projectors will erect to their memories monuments of fame, which shall be coexistent with time, and as durable as adamant: But, if on the contrary e linger and delay in the back grounds of egeneracy and retrogression, naught but dis-ppointment and shame will await us as the vitable concomitants of remissness and want f energy. If we take a retrospective view of past ages,

e will find that mankind have ever been more teemed, respected, and even aggrandized, dopting the resolution, it was decided for their virtue and knowledge, than all other equirements co contrated in one. It should be our first duty therefore, to cultivate with unremitted ardor, those faculties of the mind, the chair, on the bill making appropriacient providence, has spontaneously and withtions to supply the deficiency in the apportations heretofore made, for the most assuredly would lie dormant in the completion of the repairs of the north possesser, wasit not for the vivifying influence

Wor is are inadequate, language is too feeble ishing the president's house, and the e-tongue, with all its persuasive eloquence, rection of two new executive offices;—cannot paint in sufficiently glowing colors, the

mended, and ordered to be engrossed "Just as the twig is bent, the tree 's inclin'd." While our minds are yet doclie, flexible and obnoxious to the slightest impressions which may be imp inted thereon, let us not vainly

gainsay the assertion of the poet, and lose the present opportunity of edifying and enlarging those mental powers, with which we are benignly gifted by nature, in remissness and Mr. Taylor moved its postponement apathy, the greatest curses that were ever incted on man. If in discharging the functions of the high and responsible office to which I am elected, I shall in any degree transcend the bounds of that sacred and inviolate constitution, which we have of our own free will and accord, solemnly bound ourselves to obey and support in all its ramifications impute it not to

> der, and prosperity of the Society, shall not be wanting on my part, and, if while I remain a member of this ociety, I produce ective in zeal, or slumber on my post, be disapointnent and shame my reward. In the language of the poct-

For me, when I neglect our darling scheme, Whether the blossom blows, the summer ray Besets the plain, inspiring autumn gleams, Or winter rises in the blackening east, Be my tongue mute, my withered fortunes

And dead to fame, forget my heart to beat. If at any time, in the performance of that duty which I owe to you and to myself, I shall in any wise deviate from the path prescribed by my predecessor, attribute such deviation to the conviction of its being more conducive o the well being and prosperity of our socie-y. Permit me or the present occasion to congretulate you with homefelt pleasure, on the edification and improvement which you have already made in the art of speaking, and on your laudable ambition and zealous years, except so far as the same may in mittee, consisting of Messrs. Thomas, to Col. James Johnson, in virtue of artieles of agreement entered into on the not doubt for a moment, that my most san-2d day of December, 1818, and also re-fully realised. As order is one of the funda-Tennessee river, between Walker's line trict court in the state of Alabama, was in virtue of said articles of agreement; and the latitude of 35° 30' north, derived taken up, when the blanks therein were specifying particularly the several items; every tie that is dear to yourse ves, and to tion of military services, shall not be prejudiced in any respect by the establishment of Walker's line; but such lishment of Walker's lin and that he also report whether public me, to observe order in the strictest sense of membrance, the bright examples of Pillips, Mr. Smith of Maryland moved to lay Henry and Lee, whose names will outride the

> BRIBERY AT ELECTIONS. Mr. Justice Bayley, in passing sentence on Sir M. M. Lopez, and others for bribery, and corruption, said " the'r crime was one of the greatest magnitude, and he confessed his own poverty of language to express the abhorrence in which such a crime ou ght to be held by every man in the country. It was of the highest importance to the public that: the purity of election should be preserved. There should be no inroad into

the house of Commons by any corrupt means; for how could the country have any confidence in that house if its doors were open to corruption; or could Resolved by the Senate and House of the public be induced to believe, that the following article be proposed to the rank and consideration of the defend-

The sentence of the court, as stated in our last, was that for the offence in Cornwall, Sir M. M. Lopez pay a fine congress of the United States, shall, du- of 8,0001 and be imprisoned for 21 caring the time for which he was elected, lendar months in Exeter goal; and for that in Devonshire, a fine of 2,000%. and urther imprisonment in the same gaol for three calender months. Devonshire Resolved, That the committee on the was sentenced to six months imprisonighteen individuals three months imprisonment each, in the same goal.

. TO PATRONS.

We are compelled by absolute necessity to call on those who owe us for subscriptions to the KENTUCKY GA ETTE, and for JOB-WORK and ADVERTIEMENTS. The debts due us are in the hands of many. We owe our paper maker, &c and must pay. It is sincerely hoped that our friends will oblige us by paying-and thus save our feelings from the importunities offer; he moved that the subject be to whom made; the different times of purs. It is probable we shall appoint a collector in a day or two. Subscribers at a distance are requested to forward the amount by mail-the safety of which is guaranteed.

LEXINGTON::::FRIDAY, FEBRUARY 11.

Through the medium of the "Frankfort Argus," received last evening, we learn that the house of representatives have passed a Hermophrodite bill, which neither amounts to a property law nor a replevin law. To We apprehend, or fear, there has been a compromise with cold-hearted trimmers. It is back their reason.

Gen. JOHN ADAIR is a candidate for the office of Governor at the next general election. The senate rejected the bill by a major- all that can fill the wishes and gratify Col. James Johnson is a candidate for the office of Lieutenant Governor at the next general election. His valuable and faithful services are too well known to the community to require detail. Known merit will be rewarded.

WILLIAM T. BARRY, ESQ.

the community. He received his existence, and was reared to manhood, in the es, was acquired in the west. His profound knowledge of mankind has been obtained by an easy, dignified and unaf- cent. upon any transaction of any kind ter abroad. fected intercourse with his fellow men. whatsoever and all transactions of every His notions of ELEVATED CHARACTER, were not derived through the medium Judiciary will in all probability declare of inherited wealth. The sprang from this law unconstitutional, but it will at a nobler source. He knew, and still least be another expression of public midst of a storm, expects a ship wreck. knows, that however obscure the earlier part of man's life may be, the industrious pursuit of knowledge and the strict observance of an honorable and virtuous course of conduct, are always certain of success. In adopting such a assailed him in a quibbling manner by inplan of life, Mr. Barry has not been dis- directly contending that the measure appointed. He has been alternately a must be done by law, although the edimember of both branches of the nation- foundation of laws, and sometimes preal legislature-was afterwards carried cede the appointment of committees to to the judicial bench-and is now labor- frame them. In this measure I have ing in the senate of Kentucky. These no personal interest: but I feel some remarks have been occasioned by the receipt of the following letter, from a cal ocean; and that ship cannot sail on highly respectable and very intelligent the arm of the ocean on which it is now member of the house of representative, floating. This town has gotten upwards who voted against the 60 days' suspension law. We also copy from a neighboring print, another letter of similar will never all be paid. Indeed, I con-

Extract to the Editors, dated

FRANKFORT, FEB. 3. The bill to repeal the charters of the Independent banks has passed the house of representatives, 52 to 27. I have heretofore entertained the opinion that it would be rejected in the senate : but in a conversation with one of the members of that body, I received a different impression; and am now prepared to believe the repeal will take place.

The property law has failed in the lower house by four votes. The friends o' that measure have not yet despaired! o have had an opportunity of hearing the first orators which America has yilded: and I freely and frankly doclare that I never was before so completay chained to my seat by the magic cord of eloquence-nor so involuntarily drawn into all the feelings of the Speaker. His heart appeared to melt with charity and benevolence, when he touched on the embarrassed situation of the country. His powers were displayed in a style which can never be forgotten by his auditors.

During the whole of his speech his personal aspect constituted a mirror, which exhibited all the gentleness and amiableness of human nature. The attention of the Senate was called to the benevolent character of the meck and humble Saviour of mankind. He was not seen figuring in counting rooms, banking houses, and palaces: but he was found in the lowly cottage of the distressed-healing the wounds of the afflicted. Mr. Barry suggested, that it was the poor of this country who stood in need of legislative aid; and, imitating tricts; the town to form one; a conthe divine example he had just alluded to, he was willing to contribute his mite the trial be had in the district where for their relief, and raise them up from the defendant lives; but does not constitution—such a construction—such a construction and are allowed by the state certain tolls. rnin and wretchedness. I cannot pretend to offer you a full view of his arguments. Suffice it to say, he has justly acquired to himself, a distinction which but few menenjoy.

From the Paris Citizen. TO THE EDITOR. Frankfort, Feb. 4.

The Property law as it is generally called, was finally rejected in our house some days ago. Since that time the senate have had under consideration a simlar bill, which originated in that house. The advocates for the bill were Messrs. Barry, Bledsoe, and Owings; those who opposed it were Messrs. Roper, Crutcher, and some others. The debates up-

nature are made null and void without will upon that subject.

Extract to the Editors, dated

FRANKFORT, FEBRUARY. 4. Mr. Underwood has introduced a res- ture will adjourn. olution to remove the seat of government to Harrodsburg. The Argus has as a citizen, who wishes to see the ship of state sail prosperously on the politiof a half million of dollars out of the Kentucky bank. & has put it in bridges, brick and mortar; which I am satisfied sider the money of the state which is vested in this bank, as totally lost; and Therefore, let the government go to a A further reason with me, to vote for fered upon them by the God of Nature. the measure, did I continue to be a ven the boys here are constantly seeking for office; looking to office as their means of support, instead of depending on their own industry. I like not such urbid and putrid pools as courts always create; or any state of society which tends to make courtiers of those who ought to be men. I should rather see a change for the better. A removal of the seat of government would no doubt njure some good men: but the interests of the state, should not be sacrafic-ed to those of a petty village, which ne-

Extract to the Editors, dated

ver should have been established.

FRANKFORT, FEBRUARY 5.

An act concerning constables has fine a constable to his district.

The bill reported by Mr. Daniel some

An act concerning public roads has passed. One provision is, that all white nales over 15 years old, be compelled o work on roads.

Extract to the Editors, dated

FRANKFORT, FEBUARY, 8.

on this subject were soldom ever equal-11 to 12. Although from the vote it will services performed, is not a natural is striking; but it is particularly curious ashville Female Academy. led. They were full of fire, eloquence appear that there was opposition, it was right, but a mere creature of the law, on account of the introduction of the and feeling & darkly prophetic of the highly gratifying to remark, the truly evils that awaited the people, if the bill liberal course observed. The bill was to e state and individuals. Any man may upon the back of the note, in a space no should not pass. Barry not only paint- reported, the rules dispensed with, and ed the subject in beautiful and vivid co- it passed without delay. The feelings ours, but placed it in its most bold, and manifested in favor of this institution, by lofty attitudes, and when he came to that the senate, are such as to enliven the part of his argument in which he said if hopes of its friends, and to promise in rigid law had been dealt out to mankind, future a liberal patronage. The pecuthe Saviour of the world never would liar character of the times forbid a larhave appeared to plead for mercy and ger appropriation at present; indeed it state may contract with individuals, that pardon. I was like Agrippa before St. is believed that the opposition to the if they will incur the necessary expense Paul, almost persuaded to become a measure, on the part of those who voted in making those improvements, they christian. This speech was replete with against the bill, was prompted more hoped the senate will maintain their dignity, noble and generous sentiments. The from the consideration of the times, than and imprison the malcontents until they get law he contended ought to be dealt out irom feelings of hostility. All acknowlin mercy, and that it was introduced in edge the importance and utility of the civil society with a view to ameliorate, institution, and look forward with pleasand lessen the sufferings of humaaity. | ure to its advancement. They see in it ity of two votes at its third reading, and the pride of the state. The bill repeal a replevy is now spoken of. What will ling the Independent banks passed the be ultimately done is difficult to tell. senate yesterday, by a vote of 18 to repeal of the charter or the law would Some law I think ought to be passed to 15, very unexpectedly to the friends equally violate the contract and destroy protect the people from the banks. But of the Independent banks. The senthe property of one of the parties. I cannot think of voting for the creditor ator from Nelson, who was in favor But banking, Mr. Speaker, re to receive either paper or property. of this repeal, was absent, and it was con- grounds essentially different. It is a Both projects are alike in direct viola- fidently believed the bill would be re-It is not necessary to say of this gen- tion of the constitution; besides many jected: but two others, calculated on, every member of the community before tleman, that he is a worthy member of mischievous consequences would result as being opposed to it, voted for it. I it was taken away by law. It was found by fostering a depreciating paper cur- fear this measure will have a bad ten- by the experience of the state, that its rency. A bill was passed our house dency, and will add much to the em- general exercise was injurious to the taxing the Branch banks of the United | barrassments already felt; in this act of neighborhod of this town. The scienti- States \$15,000 conditionally: If they repeal of charters that had not been vio- right was taken away by law. You nefic and professional education he possess- will pay that sum into the Treasury lated, is to be seen a spirit of disorgan- ver heard of a law to prevent men from they are exempted from the conditions ization, and want of good faith, that will building toll bridges; but our statute of law, otherwise they are not authorized tend to destroy confidence at home, and to receive a greater interest than one per will certainly detract from our charac-

The property law is again revived in the house of representatives, and is they pay the above tax. The federal now under discussion-I fear it will fai Its friends are struggling nobly, like the distressed, but bold mariner, who in the They will hold on to the last. If overwill know with whom the responsibility rests. It is uncertain when the legisla

Extract to the Editors, dated

FRANKFORT, FEBRUARY 8. The election of Trustees for the liffe, W. T. Barry, R. Trimbie, J. Woodson, E. Bullock, J. W. Hunt, Ch. Humphreys, Tho. Bodley, and J. C. Breckinridge, were elected.

The act repealing the Independent banks in this commonwealth, has pass. improvement, to entitle them to issue ed both houses. The banks may do notes and receive interest on their mon-May; and have until the first of Janna- canals, in which their property would ry 1823, to close their concerns.

TOWER TO REPEAL.

Much has been said, within a few days, gainst the power of the Legislature to repeal it would be better now to be in the hands the charters of the Independent Banks. Comof the people of the Green River coun- plaints were expected to be made by the unry. The people here, have ruled that qualified friends of cvil and corruption which institution; and, if they have abused the was unfortunately issued into the world by the favors of the state, shall be punished ill-fated legislature of 1817-18. We conceive for their misdemeanors and their follies. that chartered privileges are always dangerous. more healthful clime. Any change ble attributes of sovereignty which are insepmore pure than what floats here. It is erable from the people, ensures the right to of a natural right. Shall it be said that besides, an imposition on the people withdraw them whenever that people deem it necessary for the common good of the whole. ment here; which should be scated as Has the Legislature now in session a right to of ultimately succeding in their efforts near the centre of the state as possible, contract away our liberties - and the succeedto relieve a distressed community. The oput the people as nearly as possible and one deprived of the power of restoring public good required it, and that they senate has taken up the subject; and on on a level. The little Valley where it them? We presume not. The repealing act cannot now take it from a privileged this day Mr. BARRY, the senator from ble; not supplied with good water; and sa a novel one—and may be even adverted to by this legislature than when it was oriof more than three hours length, and in an able, elegant and masterly manner the people must more than double the PATRICK HENRY, in the day of his great- wages of members of the legislature, or tion. Yet such reasoning has no weight, Should we now make a law allowing evness-when he was contending for the send them to some other place to assem- when compared with the high consideration, liberties of mankind-could not have ble; for otherwise none but rich men that a contrary doctrine to that which has greatly surpassed the specimen of vividand splendid oratory we have just the interests of the poor must be sacri- would vitally stab the liberties of the peoplewitnessed. It has been my good fortune ficed, if they are not represented there. and deprive them of the great blessings con-

> We make the following extract from the nember of the House, would be that e- speech of Mr. T. P. Moone (of Mercer) delivered in the house of representatives when the repealing bill was pending in that body.

ality. It is contended by many, that the of the exercise of the right for 20 years who owns her husband. I will give the above charters of the Independent banks are is proof of a contract, is placed in its protions, and that a repeal of their charters that they shall exercise the powers of me living near Hardinsburgh, Breckenridg would be a violation of such contract, banking for twenty years, they can make would be a violation of such contract, banking for twenty years, they can make and would impair its obligation, contra- such contract with every individual;ry to the constitution of our country. and if they can make a contract for There are, Mr. Speaker, two kinds of twenty years, they can make it forever. corporations; one is the grant of power A legislative grant of the power of to do certain things, for which compen- banking might, therefore, be made to sation is allowed by the charter; the every individual in the community withother is a grant of certain privileges to out limitation; which, on the doctrine A property bill which originated in be used for the public good. The for- contended for by gentlemen could nethe senate, was rejected by that body, mer is a contract the latter is not.— ver be revoked; although it would evivesterday.

Of the former kind, are corporations in-An act concerning constables has passed. It provides among other things, that the counties he hid of inte dia the making of turnpikes, and digging of ca-had been deprived by law. Thus the that the counties be laid off into dis- nals. In those cases the contract con- legislature, by taking away the right & sists in this:- The corporation agrees to restoring it again, would lose their right stable to be appointed in each, and that expend their money in building a bridge, of restricting banking forever. But as a compensation. The corporation a- tion of that instrument never will be togrees to build their bridge, and the state lierated by an includent people. ime since, by which the United States agrees that in consideration thereof, effect of a bank charter, as it is called, Branch Banks are outlawed, passed the they shall be permitted to levy certain is nothing more than a repeal of the touse of representatives yesterday, 59 tolls. After they have spont their mo- laws against banking, so far as it resney and converted it into a bridge, it is pects the individuals concerned, fimited A bill to alter the mode of taking in not within the constitutional power of to twenty years. During that twenty lists of taxable property to the old mode, the legislature to say they shall not re-has passed the house of representatives. the legislature to say they shall not re-ceive the tolls which were the moving cisely the same ground as if no law had consideration for the expenditure of ever been passed on the subject, unless their money. A repeal of their charter the legislature should again interfere, in this instance would impair the con- modify, or take away the restored right. tract and destroy the property of individuals who had in good faith complied with their agreement with the state. In those cases and in all others in which a of the plates executed by the ingenious

or the result of the contract between whole charter of the bank of England THE Sixth session of the Nashville Female build a bridge, make a tumpike, dig a so large as a quarter of a dollar-but in canal, on his own land or over his own the form of an eelipsis. The letters are waters; but he cannot exact tolls unless lillegible to the naked eye, but may be permitted by law. The expense of those easily read by means of a lens-and are undertakings is so great that individuals | perfectly beautiful and distinct. will not incur it without compensation To encourage such enterprizes, the state may contract with individuals, that shall receive compensation in tolls,-It is a fair contract, and the state cannot rightfully dissolve it. Nor does it make any difference whether the right be given to a corporation by a charter, (so called) or to an individual by law. A charter adds nothing to the sacredness of the contract, but it is just as inviolable in the one case as in the other. The

But banking, Mr. Speaker, rests on

natural right, originally possessed by town. interests of the community, and the book exhibits several for the suppression of banking. Banking, therefore, is a natural right, originally possessed by every citizen, which the legislature, for the common good, have taken away .--What, then, is the effect of a bank charter or a law to authorise banking? It merely restores to a corporation or an individual, a right which they originally possessed, in common with the whole whelmed by the opposition, the people community. It restores to them the right of using their money in a particular business, which had before been prohibited them by iaw. With respect to them, it is a repeal of the laws against banking, because the legislature believes. that the right may be exercised by them with benefit to the community. With Transylvania University, took place regard to the exercise of the right, they yesterday. Messrs. H. Clay, R. Wick. are placed on precisely the same footing as if the laws prohibiting banking Brown, J. Pope, J. Morrison, S. H. had never passed : for the nature of the right is in no way changed by the immunities conferred on its exercise by law These corporations are not required to perform any act or make any public ousiness, as heretofore, till the first of ey. They make no bridges, roads, or become invested and in which it would be sunk, were the legislature to deprive them of banking powers. The only benefit expected from them is merely a collateral one, which may be produced from them, or may not. If the state ex pects any thing, it is that they will afford more capital for trade, and a circulafing medium to the country. But neither these, nor any other public services are required of them as a condition on which they shall exercise banking powers. To confer the power of bank. ing is, therefore, the naked restoration this right when restored to a few, is more sacred than when it originally belonged to the whole community? Shall it be nid, that the legislature could take the ery company and individual in this commonwealth the right of banking, would patronage. we not have the power to repeal such a law at any time when we might think proper? Could we not do it upon the same ground that we originally took

If we could take this right thus restorit will not be contended, that we cannot hat bill is in relation to its constitution-view, the argument that the limitation what part not recollected. She has been see in the neighborhood of Mr. Wm. Dunlap'

t is right from the whole people when

the public good required it

BOSTON, JAR. 15. The senate have this day passed a bill charter of incorporation has the nature appropriating \$5000 for the Medical Coffee, at Lexington; by a vote of 21 or other hencits, in consideration of land. The general beauty of the work January 28th, 1820.

Extract of a letter dated,

"SAVANNAH, JAN. 14. "Carpenters and Bricklayers, will get lime and boards, must continue to pay a good freight .- Many mechanics are wanted to work up the old bricks immelower. We have now a great rain."

We are informed that a partial break ing up of the ice has taken place at the mouth of Salt River-eleven flat boats have been lost-one loaded with dry goods-six at the Yellow banks-two at Hendorson, and three at Shawnee

Louisville Courrer.

FIRE!

About one o'cleck on Friday morning last, this town was alarmed by the cry o fire. It proceeded from the stable back of the Union tavern, owned by gen Robert Breckinridge, and occupied by Mr. Robert Coulter. Owing to the quantity of hay, straw, &c. which the building contained, it was impossible to arrest the progress of the flame, before the stable, with five likely horses, was consumed Several of the adjacent buildings were frequently on fire, but by the cool and prompt exertions of our fellow citizens, they wer saved.

It is generally believed that the fire was applied to the hay in the stable loft by the hand of some incendiary .- Adv

Married,

On Wednesday evening the 3d icst. Mr. ABRA nam B. Monron, of this place, to Miss Man-THA FLETCHER, daughter of Mr. James Fletcher of Jessamine.

DIED. In this county, on the 2d inst. Mr. WM Forp, of a ligering and painful illness.

THEATRE.

On To-Morrow Evening February 19 Will be presented the Tragedy of

ISABELLA; Or, THE FATAL MARRIAGE. Biron, : : : : Mr. Scott, : : Jones, : : Green, Carlos, :

Villeroy,

Isabella, : : Mrs. Groshon. To which will be added, a Comic Farce called TIS ALL A FARCE. Numpe, : : : : : : Mr. Jones Belgardo, : : : : Grosh Groslion

[For particulars see bills) The Co-partnership, KEHOE & SWIFT, was dissolved o the first day of February instant, by consent of parties. All persons having unsettled accounts with the firm, are requested to present them to WILLIAM SWIFT, who is solely authors. thorised to close the business of the concern.
SANUEL KEHOE.

WILLIAM SWIFT

February 10, 1820-6*3t WILLIAM SWIFT,

TAVING purchased the interest of SAML-KEHOE, in the TALLOW CHANDLE-RY ESTABLISHMENT, respectfully inform the public, he will carry on the business at the same stand, where he hopes, by strict attention and punctuality to their respective con mands, to merit and receive a share of their February 11, 1820.

50 Dollars Reward. AN AWAY from the subscriber former-ly residing near Bryant's Station, Fayette county, on the 6th of April last,

A Negro Woman named Sal, About 25 years of age, tall and well made ed, from the whole community, surely her color approaching nearly to a brown-ha The first view which I shall take of take it from a few individuals. In this ling having lost one, has a scar in her face, in contracts between the state and the sevper light. If the legislature can conbollars if taken out of the state, and secur
eral persons composing those corporatract with a corporation or individual, ing her in any Jail, and giving information to February 11, 1050-6*3

Notice.

FIRHE firm LOWRY & CLARK is this day dissolved by mutual consent, all those indebted are requested to come forward and serve, be put into the hands of an officer for collection.

JOHN LOWRY, THE BUSINESS HEREAETER, WILL HE CON-

DUCTED BY J. Lovery, W. Clark & T. W. Lovery, The subscriber gives the Highest price in UNDER THE FIRM OF

John Lowry & Co. January 1, 1820.-2tf

Green River & Missouri LANDS, WILL be given in exchange for MER-CHANDZE, on such terms as will make

it a profitable investment. Apply LESLIE COMBS, Lexington, or ALEXANDER POPE,

Jan. 21.-3*3m

POPLARS:

Louisville.

THE season approaches for setting out these We have seen a specimen of a part beautiful trees; any quantity can be ob-

A Academy commenced on Monday the 7th instant—the Reverend William Hume, aperintendant, Miss Payson principal in tress, aided by Miss Ferrington, Miss Childs, Miss Sterns, and Miss Carle.

The Trustees have the pleasure to state, that at no time since the establishment of the Seminary, have its advantages been so great, or its prospects so flattering. The proficiency of the pupils is the best test of the teachers ability: the most satisfactory evidence or its prospects so flattering "Carpenters and Bricklayers, will get in this respect was furnished at the last examination. Nor was it their correct tuition alone, for which the teachers of the last session deserve the thanks of the Trustees and of the public: the good order and discipline which marked its progress were no less beneficial in diately. Cotton is coming in fast and declining, it is 15 cents, and will soon be from whom they emanated, and by whom they

Near the close of the last session the trustees were so fortunate as to procure the serices of the Reverend Mr. Hume in the capacity of superintendant. The institution has also been greatly benefited by the acquisition. of Miss Ferrington, of Boston, Massachusetts; who commenced her duties with the present

The experience and accomplishments of the instructresses, the piety and learning of the superintendant, cannot fail to secure the onfidence of parents and guardians.

The following branches will be taught:

Reading, Writing, English Grammar, Arithmetic, Composition, History, Geography, An-Rhetorick, Logic, Moral Philosophy, Natural Philosophy, Chemistry, Astronomy, Botany and Mythology, Plain Sewing, Fillagreo, and and all kinds of ornamental Needle Work, Embroidery, Tambouring Rug work &c. &c.-Drawing and Painting, in their various branches, Flowers, Fruit, Figures Perspect ve, Paintings on Velvet, Saim and Wood; and in imitation of Inlaying and Bronze. To these Music will be added, as soon as a suitable teacher of Music can be procured.

The trustees have aleady resolved that as testimonials of their literary merit and pre-tensions, they will give Diplomas to such oung Ladies as shall complete the prescribd course of studies.

The new wing of the Academy is finished 00 pupils can now be accommodated. The additional room by this attained, will enable he trustees to receive more students than The Reverend Mr. Harrison and Lady con-

tinue to have the charge of the Stewards. House. From their qualifications, and exertions to accommodate, it is confidently believed that they will give satisfaction. The Stewards-House is more than ever in-

spected by the trustees. The Young Ladies who board there are immediately under the eye of the teachers, subject to particular regulations prescribed for their government. (A copy) Attest, JOHN P ERWIN, Sec'y.

Nashville, Jan. 26, 1820-6 The editors of the Knoxville Register, Murfreesborough Courier, Kentucky Gazette, Lexington, Russellville Messenger, Ky. and Shelbyville Herald, Ten will give the above 1 insertion, and forward their accounts to this office for payment.

To Parents.

A YOUNG Gentleman wants a situation as a TUTOR in a private family who is capable of teaching Reading, Writing, Geography, Arithmetic, Grammar, History &c. A situation in the country in the family of a legal gen-tleman, where he could have access to a Lia brary, and receive for his services (in part) legal instruction, would be prefered. would not however, have any objection to teaching of a school in the country. Unquestionable credentials to satisfy torily pro e his capacity and his character will be produced.

Apply to the printers.

Feby. 3d. 1820—6-3t

20 Dollars Keward.

PROKE out of my enclo-sure in Lexington, on Monday the 24th ultimo, About ten years old, sixteen hands high, has a star in his forehead, and a snip on his no e, and as well as I can recollect, has a small blemish in one of his eyes; one white foot, and I believe has a brand of an R on the buttock-He trots pretty well, but paces roughly. He is remarkably gentle, and there is fittle doubt but he has been taken off by some villain.

Whoever will detect the thief, and deliver him over into the hands of justice, shall re-ceive the above reward, and for the horse a-lone shall have Ten Dollars reward, and all expences paid.

ROBT. A. GATEWOOD. Lexington, Feby 9.1820-6

Strayed or tolen, ROM the subscriber, a BAY LORSE about 14 hands high tolerable heavy built; he is foxed and roached. Any person bringing Horse to me, shall receive a reward of 5

DAVID WEIGART. Lex. Feb. 9th, 1820____6a8

Rope-Making Business.

HE subscribers having rented Mr. Hart's . Rope Walk for a term of years, with the intention of carrying on the Rope-Making Business,

In all its various branches, they will give the highest price in CASH for HEMP, delivered at said Walk, where BALE ROPE, CABLES and TARRED ROPE, of all descripions, may be had on the shortest notice, warranted of equal quality to any manufactured in the United States. They wish to purchase a quantity of TAR. MORRISON & BRUCE.

Lexington, Jan. 15, 1820-tf Cash for Mustard Seed.

Cash, for clean Brown MUSTARD SEED, Which he Manufactures in the best manner for Troble use.

RMERS will find it their interest to preserve the seed, and the nulling.

serve the seed, and the public in patron-N. PRENTISS.

N. B. Cash for empty Mustard Bottles. Lex. Feb. 4.—5::6m—\$2*

A list of Balances

DUE NO. 7, CHEAPSIDE,

S made out, up to the 31st day of Dec. 1819, which the proprietor is extremely anxious should be settled, either with cash or due bills. He thinks it unnecessary to say he wants the money, he would merely refer those concerned to their own feelings on such an occasion.

Notice.

THE person who took from Mr. DARRC'S



We give publicity to the following lines, with a hope that the sentiments expressed by

the writer may be realized : DEVEREUX'S LEGION; OR THE PATRIOT'S SONG OF LIBERTY. AIB-" Scots wha ha'e wi' Wallace bled." Hark, the clang of War's alarms! Glory's cause each bosom warms; Freedom's sons, to arms! to arms! Death or Liberty!

Flow the blood of patriot ire Through your veins like floods of fire! Liberty your hearts inspire! Glorious Liberty!

Proud oppression idly raves; Low the Tyrant's banner waves ; Ferdinand's embattled slaves Shrink at Liberty I

Freedom dare the field : Valour is the Freeman's shield; Fredom's sons will never yield; Death or Liberty.

Ne'er in vain the Patriot bleeds ; Monuments record his deeds; Devereux his legion leads, Shouting-Liberty !

Ringing to the vaulted sky, Hark the soul-inspiring cry! "Giorious death or Liberty !" Patriots on with me!

Devereux's Legion, a body of veterans form ing in England to aid the Spanish patriots.

30 Dollars Reward.

AN AWAY from the subscriber, living in Fayette county, 3 miles from the ath of Jack's Creek, a NEGRO MAN named KIT-he is about 5 feet 7 inches high 22 years of age, dark complection, lame in his left ancle, of a low speech, proud carriage— he has a wife in Winchester at Mr. D. Taliaferro's. He can write his own pass. Thirty Dollars reward will be given for said Ne-gro if taken out of the state, and secured so that I get him, or Ten Dollars if apprehend-

THOMAS BARNES, February 4th, 1820—5*3t

Dancing School. MR. DARRAC,

RESPECTIVILLY informs those young Gentlemen who may feel desirous of learning the polite art of Dancing, that an EVENIAG SCHOOL will be opened expressly for their convenience, on Tuesday and Friday nights, from 6 until 9 o'clock, in each week. Application to be made to Mr. Darrac. January 21, 1820.

To John Spence and Mary his wife, late Mary Tebbs, Thomas Triplett and Margaret his wife, late Margaret Tebbs, Ann F Tebbs and Thomas Tebbs, Fouche Tebbs, Willoughby Tebbs and Samuel Tebbs, heirs of Willoughby Trbbs, deceased who was sole heir at law of

John Tebbs, deceased.
Jesse L. Holeman and Elizabeth his wife, late
Ehzabeth Masterson, Thomas Peniston and
Sally his wife, late Sally Masterson, William Scandritt and Many his wife, late Mary Musterson, Wesley P. Masterson, Lucy Mus-terson and Eleanor Masterson, heirs at law of Richard Masterson, decd and George Evans,

Take Notice, THAT on the 28th day of February next, at the Court-house in Lexington, I shall take the depositions of Gen Thomas Bodley, Gen James Taylor and Capt. Thomas Young; and on the first day of March next, and Iso on the second Saturday in March next, at the Court house in Washington, I shall take the depositions of Gen. Henry Lee, David Blanchard, William Beckly, and Peter Lee, as evidence in the suit in chancery, depending in the Mason Circuit Court, in which I am complainant and you are defendants.

and you are defendants.

JOHN FOWLER. January 28th, 1820 .- 4-4t

50 Dollars Reward. S TOLEN from the subscriber, at the mouth of Hickman, on the Kentucky river, on

Thursday night the 6th inst. a Large Dark Bay HORSE, Ten years old, 16 hands high, shod all round, trots and paces, one hind foot white, a small star in the forehead, the top of his head rubwith the bridle, remarkable heavy made and tolerable high carriage.

Also, a Bay MARE, About the same color, with a small star in her forehead, natural trotter, eight years old, rubbed with the harness very much. Any person apprehending and delivering the thicf and horses to the subscriber near Georgetown Ky. or securing them so that I can get them, shall receive the above reward, or twenty-five dol-lars for the horses and all reasonable charges

John I. Johnson.

To all whom it may Concern!! A LL those having claims of any description A against the subscriber, will please pre-sent them immediately, as he intends starting to the Missouri territory between this and the 15th of next month. He may be found at his father's, Joseph Evans, near Flemingsburg,

JOHN T. EVANS. Jany. 20, 1820-3*3t

Taul, on Marble creek, one SORREL MARE, about 144 hands high, supposed to be eight years old, with a star in the forehead—appraised to \$30 this 5th day of October, 1819.

Woodford county. Set:

TAKEN up by William Powell of said coun ty, living near Mortonville, a DARK BAY FILLEY, supposed to be two years old next spring, with a few white hairs in her forehead, no brands perceivable—appraised to \$10 before me this 20th November, 1819. J. DAVIDSON, j.p.w.c.

Blank Checks.

JUST printed and for sale at the office of the Kentucky Gazette, CHECKS on the Farmers and Mechanics Bank of Lexington, ni books, or by the quire. Also, hecks on the United States Branch and the Lexington Branch Banks May 29-tf

Malt Liquors. GEORGE WOOD, has now for sale, at the LEXINGTON NEW BREWERY, Porter and Beer,

And will in a short time, have PALE BEER ready for market, all brewed in the most celebrated London mode, as taught him by Richard Flowers, esq. of Albion, Illinois, during Draft Porter, \$8 per barrel

Bottled do. 1½ per dozen 7 per barrel Beer % 3½ per half barrel 75 cents per Jar of 3½ gallon delivered at the Brewery. 9 ner barrel Pale Ale,

The Jars will be found well adapted for small families, they are constructed so as to draw off the liquor with a crane. CASH will be paid for BARLEY at the highest price.

2 per dozen.

*Mr. Flowers acquired his kdowledge of Brewing, at Whitbread's Brewery, London, and was afterwards long extensively engaged Lexington New Brewery, Dec. 27-53tf

PPUBLIC NOTICE. THE Subscribers have determined to de ine selling BOOKS and STATIONARY on CREDIT in future. To avoid the sacrifice of feeling which will be made by a personal refusal, they confidently trust that no person will make application for credit after the appearance of this advertisement. Were it ne essary to assign a reason for adopting this measure, they would state, that the extensive credits which they have heretofore given, and the great want of punctuality on the part o those credited, have already involved them in considerable difficulties. They bave but two alternatives, either to decline crediting, or to

James W. Palmer, Wm. W. Worsley. Lexington Ky. December 28, 1819-53

Public Notice.

THE subscriber will give for HOGS, deliv. a ered either gross or neat, at Leestown, on the Kentucky river, a liberal price. He will give 50 Cents per Bushel for WHEAT—
40 Cents per Gallon for WHISKEY; and
One Dollar per Bushel for PEAS or BEANS,
delivered at the above place.

JAMES JOHNSON.

Great Crossings, Dec. 1819—49tf.

Asa Blanchard, REPAIRS WATCHES and CLOCKS of every description in the best manner. He keeps constant on hand, a large assortment of

Silver Ware, Watches & Jewelry, Steel Chains & Keys, Patent Time Pieces,

Also, Masonic Breastpins, Made inthe strongest and neatest manner. All of which will be sold as low as any in the state, of the same quality. Opposite the Ky. Branch Bank of Lexington. September 9. ___37tf

Kentucky. Jessawine Circuit. Sct. OCTOBER TERM, 1819. Peter Smith and Elizabeth his wife, late Elizabesh Shanklin, and Wm. Shanklin-Compls.

Against Magdalin Shanklin, John Shanklin, Solomna Hornback and Mary his wife, late Mary Shanklin, Rowland Hughes & Jane his wife, late Jane Shanklin, Robert Shanklin, Celia Shanklin; Hannah Shanklin, Catharine Shanklin and George Shanklin-Defendants IN CHANCERY

Magdalin Shanklin, guardian and mother of Celia Shanklin, Hannah Shanklin, 'athurine Shanklin, and George Shanklin, infants and heirs of Robt. Shanklin, dec'd.—Petitioners.

Peter Smith and Elizabeth his wife, late Elizabeth Shanklin, Solomnn Hornback and Mary his wife, late Mary Shanklin, Rowland Hughes and Jane his wife, late Jane Shank- comfortable accommo lin, and Robert Shankin, - Defendants. ON PETITION FOR SALE OF A PART OF THE RE-

HIS day came the complainants and peti-AL ESTATE OF ROBT. SHANKLIN, DEC'D. ants, Rowland Hughes and Jane his wife, not having entered their appearance herein a-greeably to law and the rules of this court, and it appearing to the satisfaction of the court, that they are not inhabitants of this common. wealth: On motion of the complainants by their attorney, it is considered by the court, that unless the said absent defendants do appear here on or before the first day of the next fessed against them. And it is further order some authorised newspaper of this common-wealth, for two callender months in success-A copy—Atteste, DANL. B. PRICE, i.p. j c.

Clarke Circuit, Sct :

January Special Chancery, Jailey Downey, Complainant, In Chancery. Leroy Cole &c. Defendants,

THE defendant, Leroy Cole, by his attorney this day produced his answer and cross bill herein, which is ordered to be filed; and it appearing to the court, that the defendant, Mary Johnson, is not an inhabitant of this com-monwealth, and no having entered her ap-pearance herein agreeably to law and the rules of this court : it is therefore ordered, that un-less the said defendant do appear here on or before the first day of our next March term, and answer the complainant's bill herein, and dso the cross bill of the defendant, Leroy Cole, the same will be taken for confessed a-gainst her. And it is further ordered, that a copy of this order be inserted in some authorised newspaper printed in this state for two months successively.

A copy. Teste,
JOHN MARTIN, Jr. d.c.c.c.c.
[4a13-S. H.]

Clarke Circuit, sct :

Robert Kincaid, Complainant, JANUARY SPECIAL CHANCERY TERM, 1820. Garland Overton, Defendant,

ON the motion of the complainant afore. O said, by his counsel, and it appearing to the court, that the defendant is not an inhabi-tant of this commonwealth, and not having enered his appearance herein agreeably to law and the rules of this court: it is therefore or-dered, that unless the said defendant do appear here on or before the first day of our next March term, and answer the complain-ant's bill herein, the same will be taken for onfessed. And it is further ordered, that a opy of this order be inserted in some authorsed newspaper printed in this state for two

A copy Teste,
JOHN MARTIN, Jr. d.c.c.c.c. [4a13-S. H.]

> BLANK DEEDS, FOR SALE AT TAIS OFFICE.

Lexingion Brass, Iron & Bell



CONTINUES to carry on the FOUNDER ING BUSINESS, in the town of Lexing on, second door below the Theatre, Water treet, where all kinds of

Brass and Iron Work for

Machinery &c. May be had on the shortest notice. Also, will be kept on hand BELLS for Taverns, Houses and Horses; refined Wagon, Carriage and Gigg BOXES; Hatter's, Tailor's and FLAT IRONS; Scale Weights and Woffle Irons; Gun Mountings and Clock Castings; Rivets and Still Cocks, with many other articles too Lexington, June 18, 1819-25tf

10,000 lbs. IRON, 1500 lbs. WOOL, in fleece, A small invoice of GOODS, PRINTING PAPER and FULLER'S

BOARDS, &c. To be sold at 1, 2, and 3 years credit; pay ment made secure.

A NUMBER OF

NEGROES, Men, Women, Boys and Girls, to be hired the ensuing year.

Nov. 25.—48tf2° WILL. S. DALLAM.

WOOL.

WANTED, a quantity of clean washed assorted WOOL. Apply at the Fayette Cotton Factory.

Also, a quantity of HOGS' LARD.
POSTLETHWAIT, BRAND & Co. Sept. 30, 1819-40tf

> For Sale or to Hire, A NEGRO MAN,

WHO has been used to driving a team and working on a farm for several years; ut has recently been employed as a waite n a Tavern. His character for industry, sobriety and honesty, is indisputable, and the owner's reason for selling him is on account of his leaving the state, and the man having a vife and family, from whom he does not wish to part. A long credit will be given August 5, 1819-32-tf

"Don't give up the Ship."



ENTERTAINMENT.

LUKE USHER,

(SIGN OF THE SHIP,) HAS the pleasure to inform his friends, and the public in general, that he has again opened a HOUSE OF ENTERTAINMENT, in the Brick house on Short-street, opposite his former stand. Although his loss by the late fire was considerable, yet he has used the utmost exertions to prepare himself for the favor him with their custom

Lexington, Dec. 3, 1819.—49tf N. B. A few gentlemeu can be accommoda ted with boarding, on reasonable terms.

WESTERN HOTEL, NO. 288, MARKET STREET, PHILADELPHIA,

Sign of Gen. Washington. THE subscriber begs leave to inform his friends and the public, that he has take that well known establishment in Market st. April term of this court, and answer the com-plainant's bills, the same shall be taken as con-those who have been accustomed to resort to this house, it is unnecessary to point out its superior advantages. For the information of others, however, he deems it proper to state that its situation is central, high, healthy and convenient to business; an extensive range of backbuildings, consisting of lodging rooms, afford a fine view of the city to the astward, and admit of a free and uninterrupted circulation of air, and what will give them a decided preference in the opinion of many, is the attachment thereto of balconies, so constructed as not only to afford pleasant promenades, but easy means of escape in the event of necessity from any sudden alarm of fire. The great western Stages start every morning from the door, and on the premises is one of the best Livery Stables in the city, conducted by Mr. John Tomlinson, where travellers' horses will be faithfully attended to. With these advantages, and some further improvements now making, added to his own unremitted exertions to please, the Subscriber confidently hopes for, and very respectfully solicits, a share public patrona

Printers of the Lexington Gazette, Lexing ton, Kv; Pittsburgh Gazette, Pittsburgh, Pa.; Western Spy, Cincinnati, Ohio, will please insert this advertisement once a week for three months, and forward their bills for payment to the Office of the "The Union, &c." No. 50, Chesnut street, Philadelphia. Philadelphia, Ang. 11, 1819.—38-Smo.

Dancing Academy.

JOHN DARRAC, (Professor of Dancing,) RESPECTFULLY informs the ladies and Gentlemen of Lexington and its vicinity hat he will commence a new quarter on THIS

Persons desirous of being instructed, are requested to make immediate application to J. Darrac, at his Ball Room, or at Mr. Wick-

Cotillion Parties,

Will take place every SATURDAY EVE. NING, where the ladies are respectfully inited. Gentlemen are requested to procur tickets of admittance from Mr. Deverin, or J Darrac, as none will be admitted without. Nov. 26, 1819-48-6t

Replevin Bonds, SALE FOR AT TRIS OFFICE. COTTON YARNS.

THE UNDERSIGNED HAVING PURCHASED OF CHARLES WILKINS, ESQ. THE

Manufacturing Establishment. Late the Property of Mr. Lewis Sanders, In the neighborhood of Lexington, and having, at considerable expence, repaired the Machinery &c. announce to the public, that the Factory is now in compleat operation, and that they are ready to supply orders with COTTON YARNS of superior quality, and of Numbers and Sizes.

Merchants who purchase to sell again, e allowed a discount, that will make YARNS s low as those purchased to the Eastward.— They therefore confidently expect the patronage of Western Merchants JOHN POSTLETHWAIT,

JOHN BRAND, ELISHA WARFIELD, JOHN TILFORD,

Postlethwait, Brand & Co. Fayette Cotton Factory, Sept. 20, 1819. N. B. VARNS are deposited at the Stores of E. WARFIELD, and TILFORD, TROTTER & Co. Lexington, and for sale at reduced prices, where orders being left will be promptly attended to.

Take Notice.

THE halves of seven Notes for \$100 each, of the Bank of the United States, pavable at the Lexington and Louisville Branches, were put in the Post-office at Lexington, Ky, addressed to the subscriber, on 12th February last, and have miscarried. The other halves transmitted by a subsequent mail have been ble to my order by STANDISH FORDE

A. No. 393, payable to J. Morrison, Lexing-ton branch, - S100 , , , 340, do. do. do. - 100 B ,, 303, do. do. do. - 100 , , , 593, do. do do. - 100 C. ,, 593, do. do do. -C. ,, 177, Louisville branch, - D. ,, 248, J. Morrison, Lex. branch, JOHN DUBARRY.
Philadelphia, Oct. 1819.—45-10t

TO THE LADIES.

Mrs. Plimpton, Has just received from New York and Phila-delphia, an elegant assortment of Leghorn, Gimp. Chip and Straw

BONNETS; LIKEWISE AN EUEGANT ASSORTMENT OF Fancy Articles, Jewelry and Silver

Ware, All of which will be sold as cheap as can be purchased in the Western country. Opposite the Gazette Office, Main street.

Lexington, 3d June, 181 23tf

Garden Seeds. JUST received, a fresh and General Assortment of CHOICE SEEDS, on Mainstreet, next door below Mr. Logan's Currying Shop, at the Oil Cloth Factory, where also

Travelling Cloaks & Hat Covers, Warranted, or any other article in the above line-Also, on hand a large assortment of Ready Made Cloathes,

Which will be sold on reasonable terms T. HICKEY. January 14th, 1820--2

Cash for Barley. GEORGE WOOD, will give the highest price CASH in hand, for BARLEY o

The Lexington New Brewery. Enquiry may be made of Dr. Elisha Warfield or Mr. John Brand. October 1 -4018

For Sale or to Rent, ACOTTON FACTORY,

ng 108 Spindles & 3 Carding Mad WITH every necessary appurtenance, all in good order and ready for immediate business. This property is fitted up in a good brick house, located in a valuable and con venient part of the town, and will be sold sepa rately or with the hou e to suit the purchaser. Terms liberal, both is to price and time of payment: and we believe, that we can assert without presumption, that no place in Kentucky would better support an establishment of its size than Versailles, where there is a regular and increasing demand for Cotton Yarns. Apply to

R. & W. B. LONG. Versailles, Feb. 5-tf

10 Dollars Reward. STRAYED between the 4th and 10th of July last, from the subscriber, living in Lexingron, Ky. a GREY HORSE, with a dark mane, short dock and switch tail, dark legs, dish face, and full eyes. He is fourteen and a

The subscriber will give TEN DOLLARS reward to the person who shall deliver said Horse to him in Lexington, and pay all reason-

FRANCIS KRICKEL. December 10, 1819 .- 50tf

The Subscriber's SCHOOLS will recommence on Monday the 3d of January, 1820. In the Academy connected with the elementary School, will be ight the Latin and Greek Languages,

Every endeavor will be made to lay the basis of a solid and substantial education, and to prepare Students for the University J. P. ALDRIDGE. December SO .- 53-6t

ddition to the subjects heretofore taught .-

5000 pounds Hogs' Bristles. THE highest price in Cash, will be given for 5000 lbs. of clean combed HOGS' BRISTLES, at the Brush Manufactory of the bscriber, on Main-street, two doors below he Post-Office.

JOHN LOCKWOOD. Lexington, Dec. 24, 1819 .- 52-3t

Just Published, AND FOR SALE AT THIS OFFICE, THE SPEECH JESSE BLEDSOE, ESQ.

ON THE SUBJECT OF Banks and Banking. PRICE 25 CENTS.

ALMANACKS,

For Sale at the GAZETTE OFFICE.

SALT.

ThE Subscribers have Just Received, A quantity of Salt, For sale at Two DOLLARS per bushel, by

HIGGINS & PRITCHARTT. August 12, 1819.-

20 Dollars Reward. TRAYED or Stolen from the subsctiber about the 3d inst. an IRON GREY MARE, about 6 years old last spring; she paces trots and canters remarkably well, has been injured in foaling, which is a very noted mark, with some saddle spots on her back. She is about sixteen hands high. The above reward of \$20 will be given for the mare and ward of \$20 will be given for the mare and thief, and 10 dollars for the mare alone, de

ivered to the subscriber living on Hickman creek, Jessamine county.

JACOB TODHUNTER. January 14th, 1820-2tf

HEMP. THE HIGHEST PRICE CASH IN HAND,

Given for Hemp, Delivered at the Rope Walk formerly the property of James Kerns, dec'd on Water-street.

Lexington, February 5, 1819—tf

United States of America, Seventh Circuit Court, } sct. Kentucky District.

November Term, 1818. Alexander Cranston & Co.-compts. against John P. Schatzell, &c .- defts.

IN CHANCERY. JOHN H. HANNA, Clerk of the Seventh Circuit Court of the United States in and for the District of Kentucky, do hereby certify JOHN H. HANNA, Clerk of the Seventh that the order of injunction awarded herein, restraining the defendant Schatzell from dis-posing of the effects of the Firm of J. P. Schatzell & Co. was at the present term rescinded, and that the said John P. Schatzell has been invested with power and authority to receive and collect all money due to the said firm of J. P. Schatzell & Co. and John P. Schatzell. and to settle and adjust all accounts which re-

late to the partnership.

In testimony whereof, I have hereunto subscribed my name, and affixed the L. S. seal of said Court—this 22d day of December 1818, and of the Independence of the United States the 43d. JOHN H. HANNA.

NOTICE.

A LL persons indebted to J. P. Schatzell, or the late Firm of J. P. Schatzell & Co. are equested to make immediate payment to the abscriber, who alone is authorized to receive the same. Those to whom said firms stand indebted will also please to apply to him for settlement.

J. P. SCHATZELL,
Lexington, Jan. 1, 1819.-tf

The Editors of the Nashville Whig, Louisville Courier, Natchez Republican, New Or-eans Gazette, Charleston S. C. City Gazette, ew York Mercantile Advertiser, Relf's Philadelphia Gazette, & Augusta (Geo.) Chronicle are requested to insert the above advertise ment three times and forward their accounts to the Kentucky Gazette Office for payment.

James E. Davis,

WILL practice Law in the Fayette Courts. formerly occupied by Ja. Haggin, esq. first door below Frazer's corner. He pledges himself to be diligent and punctual in business confided to him. Aug. 20-34tf

LAW OFFICE.

Wm. T. Barry & Laurence Leavy. HAVING associated themselves in the prac-tice of LAW, will attend to any business that may be entrusted to them. Their Office is kept opposite the Court-house, on Main street, adjoining Morton's corner.

LAW OFFICE. U. B. Chambers & J. F. Robinson. WILL Practice LAW in conjunction in the Scott and Fayette Courts. Their Office is kept in Georgetown, opposite captain Branin's Tavern.

Cash in Hand Will be given for 2 NEGRO BOYS and 1 GIRL of an unexceptionable character. Enquire of the Printers.

June, 3d, 1819—23tf

December 17, 1819.

Thomas Essex & Co. BOOKBINDERS & STATIONERS, ESPECTFULLY inform their friends and the public that they have removed their establishment next door to the store now oc-cupied by Messrs. Holderman, Pearson & Co. half hands high, or upwards, to the best of my recollection; between six and seven years old; was unshod when he left here. He is old; was unshod when he neighbor-like have been raised in the neighbor-like half hands high, or upwards, to the best of my recollection; between six and seven years where they will constantly keep on hand—Blank Books, of every description. Banks, Public Offices and Merchants, can be supplied. with every thing in their line, on the best terms and on the shortest notice. They have

now for sale a quantity of Writing and Wrap-ping Paper, School Books, &c. N. B.—A first rate Workman, well recommended, will meet with liberal wages and constant employ by applying as above.

March 19-12tf

Wanted, A MILLER who is well acquainted with Manufacturing Ploin, to whom a gener ous price will be given, if well recommended Enquire of the Printers. Oct. 15-42tf



Stills For Sale.

THE subscriber has on hand STILLS, of dif I ferent sizes, and of the best quality, which he will sell low for cash.

He has lately received from Philadelphia mantity of COPPER, which enables him to rmish STILLS and BOILERS, of any size, a he shortest notice He also carries on the TINNING BUSINESS

STOVE PIPES, &c. also for sale Lexington, Jan. 1, 1819-tf

Broken Banks!!

THE subscriber informs the public, that he will receive in payment of debts due him, and for BOOKS and STATIONARY, at a small discount, Notes on the following banks, viz : Georgetown, Burlington, Barboursville, Greensburgh, Somerset, and Nicholasville, the State Bank of Tennessee and Nushville Bank, and their respective branches. Dec. 30, 1819—53.3t W. WORSLEY.

Hemp Wanted.

THE highest CASH price will be given for HEMP, at the Factory of JOHN BRAND. Lexington, December 24th, 1819

WILL BE HIRED OUT FOR THE NEXT 12 MONTHS. Several Negroes-Men, Women, Boys and Girls.

Wanted to purchase a few Thousand pounds, PORK.

JOHN BRAND

Mr. John Bobb, TAKE NOTICE, That we shall attend at the Office of C. Humphreys, in the town of Lexington, on the 14th February, 1820, to take sundry depositions, to be read in evidence in a suit depending in the Fayette circular to the sundry deposition of the sundry depositions. cuit court, wherein we are complainants and

you are defendant. JACOB KISER,

E. HOW,
Admr's of John Springle
January 14, 1820—2-4t REMOVAL.

CO MANUFACTORY to Water-street, opposite the Hay Scales, where all persons may be supplied with Tobacco. Segars and Snuff,

Low for Cash. He also keeps a sale Shop on Mill-street, next door below Mr. Giron's Confectionary Store.

Dec. 31, 1819—53-3t Jessamine county:

TAKEN up by Thomas Walter, living near Shaker Ferry, a Grey Mare, 11 or 12 years old, 15 hands high, right eye out, shod before, no brand perceivable; appraised to \$40—also a Black horse, 13 or 14 years old, 14 handa 3 inches high, a small white spot on his right hip, shod all round, no brand—appraised to \$25 before me.

October 12th, 1819.—2* DOMESTIC CLOTHS. THE subscriber has just received a quanti-ty of DOMESTIC CLOTHS, of the Providence Manufactory, state of Rode Island,

Superfine BROAD CLOTHS. Fine and Coarse ditto.
Which he proposes to sell very low for Cash, or or a short credit—Or he will Barter for Dec. 17 1819 — 51 of Dec. 17 1819 — 51 of Dec. 1819 — 51 of Dec. 17 1819 — 51 of Dec. 1819 — 51 of Dec

R. A. Gatewood, IAS JUST RECEIVED, IN ADDITION TO HIS FORE

MES ASSORTMENT, A LARGE AND VERT WELL SELECTED SUPPLY OF MERCHANDIZE, CONSISTING OF DRY GOODS, GROCE. RIES, HARDWAE & CUTLERY, which

offers for sale, at the most reduced prices He also respectfully requests those who are in arrears with him, to come forward and settle their respective dues, either by pay-

ment or by Note. Lex. Dec. 30, 1819-53-tf Cash will be given for TALLOW & SOAP GREASE, DELIVERED at my Soap and Candle Fac-tory, at the corner of Main-Cross and

Water-streets, at the lower end of the lower Market-house, Lexingn, or at to het Greet Crossings, Scott county.

JOHN BRIDGES.

Deccember 30.—53

State of Kentucky: FAYETTE CIRCUIT, SCT. September Term, 1819. Henry Weir, Complainant,

Against
James Garrison, and Juliann Garrison his wife, and the Sanders Manufacturing Company, Defendants,
IN CHANCERY.

T appearing to the satisfaction of the cour that the defendants, James Garrison, and Julian his wife, are no inhabitats of this con-monwealth, and they having failed to efter their appearance herein agreeably to lay and the rules of this court, on the motion of the complainant, by his counsel, it is ordered, that unless the said defendants, James Garrison and wife, do appear here on or before the 1st day of the next February term, and answer the complainant's bill herein, the same will be taken for appropriate taken for confessed against them: And it is further ordered, that a copy of this order be nserted in some authorised wewspaper pub-

lished in this state for two months successive A copy. Teste,
THOMAS BODLEY, c.f.c.e. State of Kentucky,

FAFETTE CIRCUIT, SCt.

October Special Term, 1819. Thomas Scott, George Trotter and John Tilford, Merchants trading under the firm of Scott, Trotter & Tilford—Complainants. Against,
Thomas Owen, Jr. and Isaac T. Longstreth,
Merchants trading under the firm of Owen
and Longstreth and others—Defendants.

IN CHANCERY.

THIS day came the complainants aforesaid by their counsel, and it appearing to the satisfaction of the court, that the defendants, John All, and Kirkpatrick, one of the firm of Lucket & Kirkpatrick, and Isaac T. Longstreth, are no inhabitants of this commonwealth, and they having failed to enter their appearance herein agreeably to law and the rules of this court: On the motion of the complainants by their counsel, it is ordered, IN CHANCERY. complainants by their counsel, it is ordered, that unless the said defendants, All, Kirkpatthat unless the said defendants, All, Kirkpatrick and Longstreth do appear here on or before the first day of the next February Term, and answer the complainant's Bill herein, the same will be taken for confessed against them, and it is further ordered, that a copy of this order be inserted in some authorised newspanary amblished in this state, for two months per published in this state, for two months successively. A copy. Att.

THOMAS BODLEY, cf.c.e.

Reel Boats.

THE subscriber having established a BOAT YARD, on the Kentucky river, at the TYARD, on the Kentucky river, at the mouth of Quicksand, intends keeping on hand KEEL BOATS of every description. Application to col. Richard Taylor, at Frankfort, or Mr. B. Lanphear, at Lexington, will be

attended to by me.

ISAAC D. SCOFIELD.

Dec. 17, 1819.—51.3m